1	UNITED STATES DISTRICT COURT	
2	NORTHERN DISTRICT OF CALIFORNIA	
3 4	IN RE GOOGLE PLAY STORE ANTITRUST LITIGATION	Case No.: 3:21-md-02981-JD
5	THIS DOCUMENT RELATES TO:	
6 7	In Re Google Play Consumer Antitrust Litigation, Case No. 3:20-CV-05761-JD.	
8	State of Utah, et al. v. Google LLC et al., Case No. 3:21-cv-05227-JD;	
9 10	Match Group, LLC et al. v. Google LLC et al., No. 3:22-cv-02746-JD (N.D. Cal.)	
11	Epic Games, Inc. v. Google LLC et al., No. 3:20-cv-05671-JD	
12	DECLARATION OF Li Jin	
13	I, Li Jin, declare as follows:	
14	1. I am General Counsel at Century Games. I am an individual over 18 years of age. I	
15	have personal knowledge of the facts and if called and sworn as a witness to testify, I would	
16	competently testify thereto.	
17	2. I submit this declaration in support of Century Games' request to keep certain	
18	information under seal.	
19	3. The following page numbers, line numbers, and/or entirety of certain exhibits	
20	include Century Games' confidential and business strategy information that is highly confidential	
21	and would give competitors an unfair competitive advantage if disclosed. Thus, Disclosure of these	
22	information could result in significant injury to Century Games. See Intel Corp. v. VIA Techs., Inc.,	
23	198 F.R.D. 525, 531 (N.D. Cal. 2000) ("Even a seemingly insignificant risk of disclosure cannot be	
24	ignored due to the threat of significant potential injury.")	
25	Exhibit 15 to Plaintiffs' Proposed Remedy Re Google's Destruction of Chat Evidence	
26	(MDL ECF 609-16) - GOOG-PLA	Y-004146713.R
27		
28		

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I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on September 27, 2023.

/s/ X2 JM

Li Jin